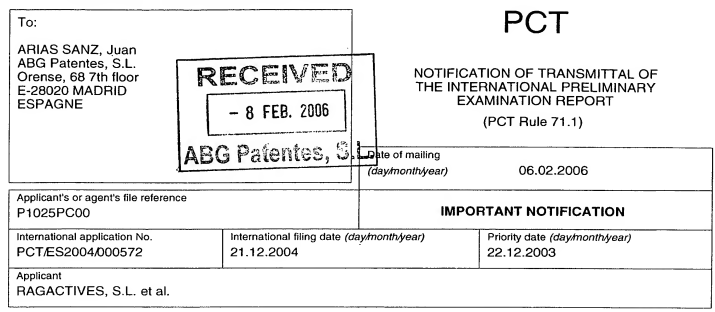
PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY



- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx; 523656 epmu d Fax: +49 89 2399 - 4465 **Authorized Officer**

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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P1025PC00			ent's file reference	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			6)	
International application No. PCT/ES2004/000572				International filing date 21.12.2004	(day/mon	th/year)	Priority date (day/month/year) 22.12.2003	
Interna C07C			ent Classification (IPC) or b	ooth national classification	and IPC			
Applica RAG/		IVES	S, S.L. et al.					
			national preliminary exa and is transmitted to the				rnational Preliminary Examining	
2.	This	REP	ORT consists of a total	of 5 sheets, including t	his cove	sheet.		
I	Ø	bee	report is also accompa n amended and are the Rule 70.16 and Section	basis for this report and	d/or shee	ts containing r	on, claims and/or drawings which I ectifications made before this Auth the PCT).	have nority
	Thes	e an	nexes consist of a total	of 4 sheets.				
3.	This	repo	rt contains indications re	elating to the following i	tems:			
	ı	\boxtimes	Basis of the opinion					
	11		Priority					
	Ш		•	opinion with regard to	novelty, i	nventive step a	and industrial applicability	
	IV		Lack of unity of invent	•	•			
,	V	\boxtimes	Reasoned statement citations and explanat	under Rule 66.2(a)(ii) w tions supporting such st	vith regar tatement	d to novelty, in	ventive step or industrial applicabi	ility;
,	VI		Certain documents cit	ted				
,	VII		Certain defects in the	international application	n			
,	VIII		Certain observations of	on the international app	lication			
Date o	of subi	missio	on of the demand		Date of	completion of th	nis report	
21.10).200)5			06.02	.2006		
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10/583833

IAPRO Rec'OPCT/PTO 21 JUN 2006

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/ES2004/000572

I.	Basis	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Description, Pages							
	1-1	8	as published					
	Cla	ims, Numbers						
	1-1-	4	received on 25.10.2005 with letter of 21.10.2005					
2.		With regard to the language , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.						
	The	ese elements were av	ailable or furnished to this Authority in the following language: , which is:					
		the language of a tra	unslation furnished for the purposes of the international search (under Rule 23.1(b)).					
		the language of publ	ication of the international application (under Rule 48.3(b)).					
		the language of a tra Rule 55.2 and/or 55.	inslation furnished for the purposes of international preliminary examination (under 3).					
3.	Witl inte	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the nternational preliminary examination was carried out on the basis of the sequence listing:						
		contained in the inte	rnational application in written form.					
		filed together with the	e international application in computer readable form.					
		furnished subsequently to this Authority in written form.						
		furnished subsequently to this Authority in computer readable form.						
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosing the international application as filed has been furnished.						
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.						
4.	The	amendments have re	esulted in the cancellation of:					
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					
5.		This report has been been considered to g	established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed (Rule 70.2(c)).					
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this					
6.	Add	itional observations, i	f necessary:					

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)		Claims Claims	1-14
Inventive step (IS)		Claims Claims	1-14
Industrial applicability (IA)	Yes: No:	Claims Claims	1-14

2. Citations and explanations

see separate sheet

10/58383 AP20 Rec'd PCT/PTO 21 JUN 200

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/ES2004/000572

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

D1: Organic Process Research & Development, 2002, vol. 6, pp. 379-383

D2: US-A 5382600 🗸

D3: WO 01/49649

D4: WO 98/29402 (ES 2186018)

novelty (Art. 33(2) PCT)

The subject-matter according to claims 1 to 14 is novel.

The present application according to claims 1 to 11 concerns a method for making known tolterodine of formula (I) which mainly differs from the available state of the art processes that the hydroxyl-protected aldehyde of formula (II) rather than the free aldehyde (see D1, scheme 1, 3a; D3, claims 1-4; D4, examples 2 and 3) is used. The intermediates (II) and (III), in particular, (II) according to claims 12 and 13 differs from D1 in the protective moiety "R" (cf scheme 2, 3b) and the hydrobromide salt of the propylamine (III) according to claim 14 is not explicitly mentioned in D2 (cf column 2. lines 32-37 and column 14, lines 2-3).

inventive step (Art. 33(3) PCT)

The subject-matter according to claims 1 to 14 is inventive.

In view of the closest state of the art D1 wherein the free aldehyde 3a which is made by the rhodium catalysed hydroformylation of the phenylethene 2a is subjected to reductive amination furnishing tolterodine in an overall yield up to 60% (see scheme 1 and table 1), the problem posed is the provision of an alternative method for making tolterodine (I) in good yields.

This is solved by subjecting the hydroxyl-protected aldehyde (II) which is obtainable by oxidation of the hydroxyl-protected alcohol (IV) to reductive amination furnishing the hydroxyl-protected diisopropylamine (III) (see examples 4 and 5).

In the known processes the free aldehyde is subjected to reductive amination. Thus, the skilled person would not have been motivated to the use of the hydroxyl-protected reactants requiring additional protection-deprotection steps. Surprisingly, tolteridone is obtained in an easy manner and in good yields.

The intermediates (II) and (III) are inventive in view of the overall inventive process.

EXAMINATION REPORT - SEPARATE SHEET

further remarks

- Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1 and D4 is not mentioned in the description, nor are these documents identified therein.
- The description is not exactly adapted to the claims.

2 5. 10. 2005

CLMSPAMD

Preliminary Examination must be carried

out on the basis of these claims

CLAIMS

(AMENDMENTS UNDER AN. 341

46)

1. A process for obtaining 3-(2-hydroxy-5-methylphenyl)-N,N-diisopropyl-3-phenylpropylamine of formula (I)

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wherein the asterisk indicates an asymmetric carbon atom, its enantiomers or mixtures thereof, or its pharmaceutically acceptable salts,

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comprising:

(a) oxidizing the alcohol of formula (IV)

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wherein the asterisk has the previously indicated meaning and R is a hydroxyl protecting group,

to give a compound of formula (II)







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wherein R and the asterisk have the previously indicated meanings;

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(b) reacting the compound of formula (II) with diisopropylamine in the presence of a reducing agent to give a compound of formula (III)

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wherein R and the asterisk have the previously indicated meanings;

(c) removing the hydroxyl protecting group from the compound of formula (III) to obtain the compound of formula (I); and

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(d) if so desired, separating the desired (R) or (S) enantiomer, or the mixture of enantiomers, and/or converting the compound of formula (I) into a pharmaceutically acceptable salt thereof.

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2. A process according to claim 1, wherein said reducing agent is selected from NaBCNH₃, NaB(AcO)₃H and hydrogen in the presence of Pd/C.





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- 3. A process according to claim 1, wherein the reaction of the compound of formula (II) with disopropylamine is carried out in a solvent selected from tetrahydrofuran, dichloromethane, acetonitrile and methanol.
- 4. A process according to claim 1, further comprising converting said compound of formula (III) into a salt, and, if desired, isolating said salt from the compound of formula (III) before removing the hydroxyl protecting group [step (c)].
- 5. A process according to claim 4, wherein said salt of the compound of formula(III) is an inorganic acid addition salt, preferably the hydrochloride, hydrobromide or sulfate of the compound of formula (III).
- 6. A process according to claim 4 or 5, wherein said salt of the compound of formula (III) is N,N-diisopropyl-3-(2-methoxy-5-methylphenyl)-3-phenylpropylamine
 15 hydrobromide.
 - 7. A process according to claim 1 or 4, wherein the removal of the hydroxyl protecting group from the compound of formula (III), or from said salt of the compound of formula (III), is carried out by means of treating with a mineral acid, a Lewis acid or an organic sulfide.
 - 8. A process according to claim 7, wherein the removal of the hydroxyl protecting group from the compound of formula (III), or from said salt of the compound of formula (III), is carried out by means of treating with aqueous hydrobromic acid in acetic acid.
 - 9. A process according to claim 1, wherein the obtained compound of formula (I) is selected from the (R) enantiomer, the (S) enantiomer and their mixtures.
- 10. A process according to claim 1, wherein the separation of the (R) or (S) enantiomers from the compound of formula (I) is carried out by means of fractional crystallization of the salts of said enantiomers with chiral acids.







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11. A process according to claim 1, wherein the oxidation of the alcohol of formula (IV) to obtain the aldehyde of formula (II) is carried out using pyridinium chlorochromate (PCC), SO₃.pyridine (SO₃.pyr), the 2,2,6,6-tetramethylpiperidine (TMPP) N-oxide/NaClO system, or the Swern method.

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12. A compound of formula (II)

10 wherein

R is a C₁-C₄ alkyl group, an optionally substituted benzyl group, aralkyl, silyl ether, carbonate or benzyl ester; and the asterisk indicates an asymmetric carbon atom.

- 13. A compound according to claim 12, wherein R is methyl.
 - 14. N,N-diisopropyl-3-(2-metoxi-5-methylphenyl)-3-phenylpropylamine hydrobromide.